
LANE, SECRETARY OF THE INTERIOR, *v.* DAR-
LINGTON ET AL., TRUSTEES, ESTATE OF
CLAPP.

APPEAL FROM THE COURT OF APPEALS OF THE DISTRICT
OF COLUMBIA.

No. 219. Argued March 12, 1919.—Decided March 31, 1919.

An official resurvey of the boundary of a patented Mexican grant, for the purpose of defining contiguous public land, does not operate as an adjudication against the grant owner or otherwise so affect his rights as to afford him ground for an injunction suit against the Secretary of the Interior.

46 App. D. C. 465, reversed.

THE case is stated in the opinion.